

**The Board of Trustees  
of the  
School and Institutional Trust Lands Administration**

☐ New Policy   ☐ Amends Policy No.   ☒ Repeals Policy No.95-05

**Policy Statement No. 95-05.2**

**Subject: Transfers**

Cause No. 2

The Board of Trustees of the School and Institutional Trust Lands Administration met in open, public session on June 8, 1995 and by majority vote repeals Policy Statement Number 95-05 adopted February 9, 1995.

**The Board of Trustees  
of the  
School and Institutional Trust Lands Administration**

☒ New Policy   ☐ Amends Policy No. \_\_\_\_\_   ☐ Repeals Policy No. \_\_\_\_\_

**Policy Statement No. 95-13**

**Cause No. 1**

**Subject: Administration/**

**Planning**

The Board of Trustees of the School and Institutional Trust Lands Administration met in open, public session on June 8, 1995 and by majority vote declares the following to be an official policy of the Board:

Planning for the following categories of activities shall consist of activity-specific, rule-based analysis and approval processes, and submission of the application for review to the Resource Development Coordinating Committee (RDCC), evaluating comments received through that process, and any additional comments received through any public solicitation process:

- 1) Special Use Leases issued pursuant to R850-30
- 2) Sales approved pursuant to R850-80, R850-81 and R850-82
- 3) Land Exchanges conducted pursuant to R850-90
- 4) Harvesting of timber pursuant to R850-70
- 5) Beneficiary Use of Trust Land conducted pursuant to R850-12
- 6) Issuance of Easements pursuant to R850-40
- 7) Issuance of Materials Permits pursuant to R850-130
- 8) Range Improvement Projects pursuant to R850-50

Planning in excess of existing rule-based analysis and approval processes will not be required for the issuance of permits for short-term purposes or renewable resources. Categories of applicable uses would include:

- 1) Grazing permits issued pursuant to R850-50
- 2) Rights-of-Entry issued pursuant to R850-41

Policy Statement No. 95-13

June 8, 1995

Page 2

3) Forest Product Sales conducted pursuant to R850-70

Since another state agency is responsible for regulation of mineral extraction and development, no planning responsibilities beyond existing rule-based analysis and approval processes will attach for mineral leases issued pursuant to R850-20.